International application No.

PCT/JP2005/005824

A. CLASSIFICATION OF SUBJECT MATTER Int.Cl ⁷ A61K48/00, 31/7088, A61P35/00, 35/02					
1110.01	:	, , , , , -	·		
According to International Patent Classification (IPC) or to both national classification and IPC					
B. FIELDS SE.					
_	nentation searched (classification system followed by cla A61K48/00, 31/7088, A61P35/00				
	, , , ==, ==, =========================				
		·	·		
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched					
Jitsuyo Shinan Koho 1922-1996 Jitsuyo Shinan Toroku Koho 1996-2005 Kokai Jitsuyo Shinan Koho 1971-2005 Toroku Jitsuyo Shinan Koho 1994-2005					
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) BIOSIS (DIALOG), CAPLUS (STN), MEDLINE (STN)					
	· · · · · · · · · · · · · · · · · · ·	·			
C. DOCUMENTS CONSIDERED TO BE RELEVANT					
Category*	Citation of document, with indication, where app	propriate, of the relevant passages	Relevant to claim No.		
Y	MURATA, Yoji et al., The Wilm gene WT1 induces G1 arrest an		1-7		
	myeloblastic leukemia M1 cell	- -			
	1997, Vol.409, No.1, pages 41	to 45			
Y	INOUE, K. et al., Wilms' tumo	r gene(WT1)	1-7		
	competes with differentiation in hematopoietic progenitor c				
	Vol. 91, No. 8, pages 2969 to 2				
Y	OJI, Y. et al., Expression of	the Wilms' tumor	1-7		
,	gene WT1 in solid tumor and i	ts involvement			
	in tumor cell growth, Japanes Cancer Research, 1999, Vol.90	·			
,	· CALLOL ROBERTOIL, LODO, VOL. 90	, pages 134 co 204			
[[] _					
Further documents are listed in the continuation of Box C. See patent family annex.					
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance 		"I" later document published after the in date and not in conflict with the applitude the principle or theory underlying the	cation but cited to understand		
"E" earlier applic filing date	cation or patent but published on or after the international	"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive			
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other		step when the document is taken alon "Y" document of particular relevance; the			
special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means		considered to involve an inventive step when the document is combined with one or more other such documents, such combination			
"P" document published prior to the international filing date but later than		being obvious to a person skilled in the "&" document member of the same patent			
•	the priority date claimed "&" document member of the same patent family				
Date of the actual completion of the international search 21 June, 2005 (21.06.05)		Date of mailing of the international search report 05 July, 2005 (05.07.05)			
21 Uune, 2003 (21.00.03)					
Name and mailin	ig address of the ISA/	Authorized officer			
Japanese Patent Office			•		
Facsimile No.		Telephone No.			

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C (Continuation)	DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
Y	DAVIES, Jamie A. et al., Development of an siRNA-based method for repressing specific genes in renal organ culture and its use to show that the Wt1 tumor suppressor is required for nephron differentiation, Human Molecula Genetics, 15 January, 2004 (15.01.04), Vol. No.2, pages 235 to 246	o ired ar	1-7
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Box No. II	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)		
1. Claims	al search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons: 8 Nos.: 8 Solution of the following reasons: 9 Solution of the following r		
becaus	s Nos.: e they relate to parts of the international application that do not comply with the prescribed requirements to such an that no meaningful international search can be carried out, specifically:		
	s Nos.: se they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).		
Box No. III	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)		
This International Searching Authority found multiple inventions in this international application, as follows: The invention of claim 1 relates to a cytostatic agent comprising as an active ingredient any of the following: (a) double stranded RNA containing RNA complementary to a transcription product of WT1 gene and RNA complementary to the RNA, (b) DNA coding for the double stranded RNA (a), and (c) vector having the DNA (b) inserted therein. However, as the siRNA targeting WT1 gene is publicly known, there is no common matter, considered as a special technical feature within the meaning of PCT Rule 13.2, second sentence, to the invention of claims 1-7, invention of claims 8-12, invention of claims 13-14, invention of claims 15-16, invention of claims 17-18 and invention of claims 19-20. (continued to extra sheet)			
3. As all claims	required additional search fees were timely paid by the applicant, this international search report covers all searchable.		
	searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of		
3. As onl	y some of the required additional search fees were timely paid by the applicant, this international search report covers nose claims for which fees were paid, specifically claims Nos.:		
	quired additional search fees were timely paid by the applicant. Consequently, this international search report is ted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-7		
Remark on Pro	The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.		

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Continuation of Box No.III of continuation of first sheet (2)

Consequently, no technical relationship within the meaning of PCT Rule 13 can be found among the different inventions. Therefore, as among these inventions, there is no technical relationship involving one or more of the same or corresponding special technical features, it does not appear that these inventions are linked with each other so as to form a single general inventive concept.